1 2	GAIL C. TRABISH, ESQ. (#103482) BOORNAZIAN, JENSEN & GARTHE		
	A Professional Corporation 555 12 <sup>th</sup> Street, Suite 1800		
3	P. O. Box 12925 Oakland, CA 94604-2925		
4	Telephone: (510) 834-4350 Facsimile: (510) 839-1897		
5	Attorneys for Defendant		
7	TARGET STORES, a division of Target Corporation, erroneously sued herein as Target Corporation		
8	TIMITED OT ATE	° Իኒየም፱፻፫ፕ ሶብኒሙፕ	
9	UNITED STATES DISTRICT COURT  NORTHERN DISTRICT OF CALIFORNIA		
10	NORTHERN DISTI	RICT OF CALIFORNIA	
11	EDITH RODRIGUEZ,	Case No.: C-09-01207 JCS	
12	Plaintiff,	STIPULATION TO LIMIT DAMAGES	
13	vs.	· •	
14	TARGET CORPORATION, and DOES 1-50,	Constaint Biled Contember 10, 2008	
15	inclusive,	Complaint Filed: September 19, 2008	
16	Defendants.	) )	
17	Plaintiff EDITH RODRIGUEZ and her attorney, Matthew D. Haley, Esq. of The Haley		
18	Law Offices, P.C., agree as follows:		
19	1. Plaintiff Edith Rodriguez agrees not to seek damages for, nor collect any judgment		
20	in excess of \$74,999.99, exclusive of interest ar	nd costs in this action.	
21	2. The Federal Court no longer having jurisdiction over this claim, the matter will be		
22	remanded to State Court for all further proceedings.		
23	3. Plaintiff's agreement to limit h	er claim for damages will be binding in the State	
24	Court action after remand.		
25			
26	DATED: June /5, 2009	and Datage	
27		By: FOLK RODRIGUEZ	
28		/ Plaintiff	
		-1-	

STIPULATION TO LIMIT DAMAGES - Case No.: C-09-01207 JCS

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 6	DATED: June 2, 2009  DATED: June 2, 2009  25806\465586  Dated: June 19, 2009	By:  MATTHEW D. HALEY, ESQ. Attorney for Plaintiff EDITH RODRIGUEZ  BOORNAZIAN, JENSEN & GARTHE A Professional Corporation  By:  GAIL C. TRABISH, ESQ. Attorneys for Defendant TARGET STORES, a division of Target Corporation, erroneously sued herein as Target Corporation
.7		Judge Joseph C. Spero
.9		DISTRICT OF CONTROL OF
1		DISTRICTO
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l	STIPULAT	YON TO LIMIT DAMAGES – Case No.: C-09-01207 JCS

1	CERTIFICATE OF SERVICE (28 U.S.C. §1746)
2	I am employed in the County of Alameda, State of California. I am over the age of 18
3	years and not a party to the within action. My business address is 555 12th Street, Suite 1800
4	P. O. Box 12925, Oakland, California 94604-2925.
5	I am readily familiar with the business practice for collection and processing o
6 7	correspondence for mailing with the United States Postal Service. On the date indicated below, a
8	the above-referenced business location, I sealed envelopes, enclosing a copy of the
9	STIPULATION TO LIMIT DAMAGES, addressed as shown below, and placed them for
10	collection and mailing following ordinary business practices to be deposited with the United State
11	Postal Service on the date indicated below:
12	Matthew D. Haley, Esq.  Attorneys for Plaintiff EDITH
13	The Haley Law Offices, P.C.  1633 San Pablo Avenue  RODRIGUEZ
14	Oakland, CA 94612-1505 (510) 444-1881 Phone
15	(510) 444-5108 Fax
16	
17	
18	
19	I declare under penalty of perjury that the foregoing is true and correct. Executed a
20	Oakland, California on June 15, 2009.
21	Muxh
22	25806\465586 ALEXÎNE BRAUN
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